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15	NORTHERN DIST	RICT OF CALIFORNIA
16	SAN FRANC	CISCO DIVISION
17	RICHARD BROWN, CHARLES	CASE NO. 3:08-cv-05221-SI
18	RIDGEWAY, JAIMÉ FAMOSO, JOSHUA	V BOLLUMARIERANDEN - STOTTON E SANTHEAN - DY UST DE GASTER GASTERANDE GESTERN OFF, DANK A - STOLEN A - STOLEN A
19	HAROLD, RICHARD BYERS, DAN THATCHER, DENNIS COLE, NINO PAGTAMA, WILLIE FRANKLIN, TIME	STIPULATION AND [PROPOSED] ORDER RE CONTINUANCE OF MEDIATION AND CLASS CERTIFICATION DATES
20	OPITZ, THOMAS BRYSON, FARRIS DAY, KARL MERHOFF, and MICHAEL KROHN,	· ·
21	Plaintiffs,	₩ .:
22	v.	
23		
24	WAL-MART STORES, INC., a Delaware corporation d/b/a WAL-MART	
25	TRANSPORTATION LLC, and Does One through and including Doe Fifty,	
26	Defendants.	
27	Previously captioned as Bryan et al. v. Wal- Mart Stores, Inc.	
28	wart Stores, Inc.	

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WHEREAS, this Court previously granted the parties' stipulation to participate in mediation and the deadline for mediation is currently set for March 14, 2013, pursuant to an order issued by this Court on December 20, 2013;

WHEREAS, in its order of December 20, 2013, and by agreement of the parties, the Court also set a class certification schedule, with Plaintiffs' motion due by March 24, 2014, Wal-Mart's opposition due by April 21, 2014, Plaintiffs' reply due by May 5, 2014, and a hearing set for May 23, 2014:

WHEREAS, in December 2013, the parties agreed to participate in private mediation before Michael E. Dickstein, and have already had several discussions with Mr. Dickstein and have engaged in a substantial exchange of data and information in preparation for a March 4, 2014 mediation date, but through those discussions and due to the complexity of the claims and allegations at issue in this case, it has become clear that additional information is needed to conduct a meaningful mediation;

WHEREAS, the parties believe that a short continuance of the mediation deadline, along with a corresponding continuance of the class certification deadlines is necessary to permit them to engage in meaningful mediation;

WHEREAS, the parties have agreed, with the consent of Michael Dickstein and subject to the approval of this Court, to move the mediation date to April 7, 2014—a continuance of only 24 days beyond the current mediation deadline;

WHEREAS, continuing the mediation deadline and class certification briefing and hearing deadlines will not alter any other deadlines presently on calendar in this matter;

NOW, THEREFORE, THE PARTIES JOINTLY STIPULATE AND RESPECTFULLY REQUEST:

- 1. That the mediation deadline be continued to April 7, 2014; and
- That the class certification deadlines be continued to Monday, May 5, 2014 for 2. Plaintiffs' class certification motion, Monday, June 2, 2014 for Wal-Mart's opposition, Monday, June 16, 2014 for Plaintiffs' reply, and Friday, June 27, 2014 for the class certification hearing.

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1	2.4			Respectfully s	submitted,		
2	Dated: Febru	ary 14 2014		GIBSON DU	INN & CRUTC	HER LLP	
3	Dated, Peblu	ary 14, 2014		0100011,00			
4				ISI GONAL	a. Orip	01/	
5				Jesse A. Cripp Attorney for I	os //	AYP	
6				WAL-MART	STORES, INC	· .	
7							
8	Dated: Febru	ary 14, 2014		WAGNER &	JONES LLP		
9					47		
10				Daniel M. Ko Attorney for I	opfman		
11				Attorney for i	Piainulis		
12							
12	PURSUANT	TO STIPULA	TION, IT IS S	SO ORDERED.			
13	PURSUANT Dated:	TO STIPULA	TION, IT IS S , 2014	SO ORDERED.		•	
				SO ORDERED.	Sugar		
13 14				By:	Suran	_ Main	
13 14 15					Honorable Su		
13 14 15 16					Honorable Su	Isan Illston District Judge	
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